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*Attorneys for Defendants Pale Horse GRS L.L.P.,
Chris Clark and Aaron Spradlin*

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

10 PRB SUPPLY LLC, a Nevada limited liability
company,

CASE NO. 2:20-cv-01360-JAD-VCF

Plaintiff.

V.

PALE HORSE GRS L.L.P., a Tennessee limited liability company; CHRIS CLARK, an individual; and AARON SPRADLIN, an individual,

Defendants.

**STIPULATION AND ORDER (1) FOR ENLARGEMENT OF TIME
FOR DEFENDANTS PALE HORSE AND CLARK
TO RESPOND TO PLAINTIFF'S COMPLAINT (FIRST REQUEST); AND
(2) ACKNOWLEDGING ACCEPTANCE OF SERVICE OF PROCESS ON BEHALF OF
DEFENDANT AARON SPRADLIN**

The parties, through counsel, hereby stipulate and agree as follows:

That Defendants PALE HORSE GRS, LLP and CHRIS CLARK shall have an extension of time until and including **August 27, 2020**, in which to file their Answer or other responsive pleading to Plaintiff PRB SUPPLY LLC's Complaint.

The need to enlarge time for Defendants to respond to Plaintiff's Complaint is based on the following factors. Defendants Pale Horse and Clark retained Nevada counsel only two days before their response to the Complaint was due. Defendants Pale Horse and Clark immediately removed this matter to the U.S. District Court of Nevada on July 23, 2020. (ECF No. 1) Pursuant to the

1 acknowledgement of acceptance of service below, all Defendants can provide a single response to
 2 the Complaint, rather than multiple filings. The additional time requested will also permit
 3 Defendants' counsel to collect documents and information necessary for an informed response to
 4 the Complaint.

5 The law firm of McDonald Carano hereby states and acknowledges that (a) it has been
 6 provided with a copy of the Summons and Complaint issued to Defendant Aaron Spradlin; and (b)
 7 McDonald Carano is authorized to and hereby does accept service of process on Defendant
 8 Spradlin's behalf. Pursuant to FRCP 12(a), Defendant Spradlin's Answer or other responsive
 9 pleading is due August 27, 2020, which is the same date as the proposed extended date for the other
 10 Defendants.

11 This stipulation is brought in good faith and not for purposes of delay.
 12

13 DATED this 5th day of August 2020.

14 RICE REUTHER SULLIVAN & CARROLL

16 By: /s/ Anthony J. DiRaimondo
 17 David A. Carroll, Esq. (NSB #7643)
 18 Anthony J. DiRaimondo, Esq. (NSB #10875)
 19 Robert E. Opdyke, Esq. (NSB #12841)
 3800 Howard Hughes Pkwy, Suite 1200
 Las Vegas, Nevada 89169

20 Attorneys for Plaintiff PRB Supply LLC

13 DATED this 5th day of August 2020

14 McDONALD CARANO, LLP

16 By: /s/ Diane L. Welch
 17 George F. Ogilvie III, Esq. (NSBN 3552)
 18 Diane L. Welch, Esq. (NSBN 11738)
 2300 West Sahara Avenue, Suite 1200
 Las Vegas, Nevada 89102

20 Attorneys for Defendants Pale Horse GRS
 21 L.L.P., Chris Clark, and Aaron Spradlin

22 IT IS SO ORDERED.



24 U.S. MAGISTRATE JUDGE

25 DATED: 8-6-2020

Subject: FW: PRB Supply LLC. v. Pale Horse GRS, LLP, et al.

From: Anthony J. DiRaimondo <adiraimondo@rrsc-law.com>
Sent: Wednesday, August 5, 2020 4:13 PM
To: Diane Welch <dwelch@mcdonaldcarano.com>; David A. Carroll <dcarroll@rrsc-law.com>
Subject: RE: PRB Supply LLC. v. Pale Horse GRS, LLP, et al.

- 1) Looks good. You have my permission to e-sign my signature and submit for filing.
- 2) Attached is the summons.

Thanks.

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From: Diane Welch <dwelch@mcdonaldcarano.com>
Sent: Wednesday, August 5, 2020 4:08 PM
To: Anthony J. DiRaimondo <adiraimondo@rrsc-law.com>; David A. Carroll <dcarroll@rrsc-law.com>
Subject: RE: PRB Supply LLC. v. Pale Horse GRS, LLP, et al.

Tony:

Thanks for taking my call earlier today. Attached is the stipulation. I have accepted your edits, with a slight change to the FRCP reference as indicated. Please review and accept before adding your e-signature if you find this acceptable.

Diane Welch | Of Counsel

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